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In and About www.The City

Auditing Committee. The auditing committee of councils will meet Monday night.

Fell from Freight Car. Harry Cornish, of Dover, N. J., a carbuilder, fell from a freight car yester-day and fractured his leg. He was brought to the Moses Taylor hospital for

Fire Last Night.

About midnight flames were discovered in one of the smoke houses of the Stow-ers Packing company's property at Pine Brook. It was extinguished before much

Interfered with an Officer.

A number of boys were throwing stones Washington avenue last evening, when Patrolman Flax appeared. While he was investigating, a man named Weir, residing on Phelps street, interfered, and he was placed under ar-

Received at County Jail.

David J. Davis, of Dunmore, was com-mitted to the county jail last evening by Alderman Noone, of the Eighteenth ward, charged with making threats. John Lee, also of Dunmore, charged with assault and battery and larceny, was committed by Squire Cooney.

Postal Clerks' Vacations.

Elias Williams, Michael Maloney and from their vacations today, and relieve Rush Wright, J. F. Schwenk and George Fellsenger, who start on their annual vacations. Substitute Clerk Walter James will begin duty today.

Two Petitions Filed.

A petition in bankruptcy was filed with the United States court yesterday by J. E. Schloss, of Laceyville, Wyoming county. Charles E. Brownell, of Clarkstown, Lycoming county, also filed a debtor's petition in bankruptcy. His liabilities are \$3,638.73; assests, nothing.

DECISION IS RENDERED.

President Justice Shoyer Renders Decision in Favor of Loyalist Faction of Jr. O. U. A. M.

The disagreeable controversy which has existed for some time between the so-called loyal and insurgent factions of the Pennsylvania Junior Order United American Mechanics has been decided in favor of the loyalists.

The one hundred and thirteen coun-

cils in Pennsylvania that refused to pay the per capita tax due the national and state councils or to obey the order of the national judiciary and report to the legal state council officers and that failed to appear before the state judiciary have had their charters declared forfeited, and the state councilor must now proceed to recover their charters, franchises, money, etc. The full text of the opinion follows:

In the State Judiciary of the State council of Pennsylvania of the Jr. O. U. A. M. In re: O. T. Rentschier, deputy state councilor of Pennsylvania, Jr. O. U. A. M., vs. Greble council, No. 13, Jr. O. U. A. M., vs. Greble council, No. 18, Jr. O. U. A. M., of Pennsylvania, et. al. Decree: And now, to wit: December 28, 1901, it appearing that a seperate bill of complaint was filed by the above-named plaintiff, O. T. Rentschier, deputy state councilor of Pennsylvania, Jr. O. U. A. M., versus each of the following councils, that the same was duly served, and that no answer thereto by any of said councils has been filed, on motion of Alex. M. DeHaven and George B. Bowers, \$858. attorneys of record for the aboveasga. attorneys of record for the above-named plaintiff, it is hereby ordered and decreed that judgment be taken by default in favor of the said plaintiff and against each of the said councils.

[Then follows a list of the one hundred and thirteen councils, among them being two from Lackawanna county, Moses Taylor council, No. 151, of Scranton, and

Lackawanna Valley council, No. 81, of

Taylor, Pa.]
And further, that the above and foregoing councils are hereby adjudged to
be guilty of the charges preferred against
them, as mentioned and set forth in the
aforesaid bill of complaint; and they are hereby suspended from all rights and privileges under the laws of the Junior Order United American Mechanics; that their charters are hereby forfelted to the state council, for willful refusal to comply with the laws, usages and customs of the said order, in failing to make due and proper returns and reports, together with the taxes due to the state and national councils, on or before August 20, A. D. 1901, as required by law. And it is further ordered and decreed that Edward S. Deemer, secretary of the state council of Pennsylvania, is hereby authorized and directed to serve a copy of this de-cree upon the aforesaid councils, either by registered mail, letters duly addressed to the recording secretary or councilor of each of the said councils, or by publica-tion; or by having the same delivered at the meeting places of the said council upon an adult person there in charge and a due return man, and a due return man, said State Judiciary.

Frederick J. Shoyer,

President Justice. and a due return made to the office of the

BOWLING AVERAGES. They Have Been Compiled by W. H. Bircher, Secretary of the Scran-

ton Bowling League.

W. H. Bircher, secretary of the Scranton Bowling league, has compiled the averages of the members of the league for the series of games just closed. They are given below, The Arlingtons won the series and Meister of that team, has the highest average, 176-16-27. Phillips, of the Franklins, 0000000000000000 has high score, 224, and wins a bowling ball. In the averages given below A, means Arlingtons; F, Franklins; Independents; W S, West Side;

Cambrians; S S, South Side:

	Games	Total	
Name, Team.	Played.	Pins.	Aver.
Meister, A	. 27	4768	176 16-27
Hopkins, A	. 15	2526	168 2-5
Anderegg, F	. 21	3498	166 4-7
Moore, A		990	165
Phillips, F		2454	163 3-5
O'Connell, I		4373	161 26-27
Leitner, F	. 15	2414	160 14-15
Coons, W. S	. 30	4800	160 3-10
C. Keifer, A		4806	160 1-5
Beynon, W. S		2880	160
Wedeman, I	. 21	3334	158 16 21
Bircher, F		4283	158 17-27
J. Keifer, A	. 30	4734	157 9-10
Williams, C		1389	156 1-3
Murphy, S. S		1875	156 1-4
P. W. Roll, A		2788	155 8-9
Oscar Jones, I	. 30	4645	154 5-6
Litt. I		3706	154 5-12
Riehl, F		4168	154 10-27
Westpfahl, SS		4165	154 7-27
Evans, S. S		3697	154 1-24
Lewis, W. S		3205	152 13-21
Peckham, I		3204	152 4-7
Rothermel, W. S	. 30	4560	152
Fahrenholt, I	. 9	1364	151 5-9
Henry, C		2259	150 9-15
Davis, C	. 27	3996	148
Davis, F		3976	147 7-27
Keator, C		1301	144 5-9
Jones, W. S	. 12	1733	144 5-12
J. Zeisman, S. S	. 21	3025	141 1-21
Hawek, A		863	143 5-6
Leir, C		2577	143 1-3
H. Kelfer, A	. 18	2575	143 1-18
W. Zelsman, S. S .	. 27	3899	141 4-9
F. Roll, S. S	. 24	3346	139 5-12

The standing of the teams in the

	Р.	W.	L	P.C.
Arlingtons	30	F12 1	8	.733
Franklins	30	20	10	.667
Independents	30	17	13	.567
West Side	30	17	13	.507
South Side	30	10	20	.323
Cambrians	30	5	25	.167
The Arlingtons, by	win	nihg	tw	enty-

BASE BALL TODAY.

City Hall and Court House Teams

Will Play at Athletic Park. What promises to be a lively game of base ball will be played at Athletic Park this afternoon, commencing at 3 clock, when teams from the court ouse and city hall will line up and pattle for supremacy. The clubs will

olay as follows: Court House-William Wirth, c.; William Jones or Richard Watkins, p.; Sidney Owens, s. s.; John Von Bergen, r., 1b.; John Gaffney, 2b.; Reese Lewis, 3b.; Charles J. Mirtz, I. f.; Alderman M. J. Ruddy, c. f.; James Watkins, r. f. City Hall—Reese, c, f.; Deiter, p.; Eisele, 1b.; Frank Phillips, 2b.; Healey, 3b.; Cosgrove, l. f.; Schunk, r. f.; Lynett, s. s.; Grimes, c.

ALMOST ASPHYXIATED.

One of the Night Watchmen at the

Court House Overcome. John Wert, who is employed as light watchman at the court house, had a narrow escape from death early

yesterday morning. Special Policeman Richard Davis discovered gas escaping in the basement and went to the room where Wert was He tried to arouse him, but asleep.

Patrolman Sloat and a physician was called and the unconscious man was removed to another room. After several nours' hard work they revived him, and ne is now out of danger.

REV. GEORGE ROSE, MISSIONARY Sald to Be on His Way to This City

from Harrisburg. Word has been received in this city rom Harrisburg that Rev. George Rose, colored, who says he is a missionary from the western coast of Africa, has left that place for this city. He is described as an orator of power and magnetism, who succeeded in colecting a large sum of money in Har-

isburg. The report that has reached this city s to the effect that his personal habits are of a character that caused him to lose the confidence of people of Harris-

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WILL MADE BY JOHN JERMYN Within a Mile

HOW HIS VAST PROPERTY IS Of the Court House DISPOSED OF.

Was Probated Yesterday by Attorney C. H. Welles, of Welles & Torrey-Bulk of the Estate Is Left to the Immediate Members of the Family-Other Relatives and Some Employes Are Remembered-Joseph J. Jermyn, George B. Jermyn and Miss Emma J. Jermyn the

The will of the late John Jermyn was yesterday probated in the office of the register of wills. The will was presented by C. H. Welles, of Welles & Torrey, attorney for the executors, Joseph J. Jermyn, George B. Jermyn and Emma J. Jermyn. The will was made June 22, 1901. Two codicils were later added. The full text of the will fol-

I. John Jermyn, of the city of Scranton, Lackawanna county, and state of Pennsylvania, being of sound and disposing mind, memory and understanding do make, publish and declare the following to be my last will and testament hereby revoking all former wills by me at any

time heretofore made.

I give, devise and bequeath all my estate, real, personal and mixed, of what-soever nature and wheresoever situated unto Joseph J. Jermyn, George B. Jermyn, and Emma J. Jermyn and their successors appointed as hereinafter diected to hold the same in trust for the ollowing uses, purposes and trusts:

First-I direct that my wife Susan Jer-myn, is to have, possess and enjoy for and during her natural life, the dwelling house and the contents thereof, the stable and the land upon which these are located as the same is now bounded and de-scribed, situated at the corner of Jeffer-son avenue and Vine street, in the city of Scranton. All taxes, municipal assess-ments, water bills, insurance premiums and costs of repairs are to be paid by the said trustees and their successors if the buildings should be destroyed the said trustees or their successors are to build same. At the death of my wife this part of my estate is to be disposed of as

s provided in item sixth. Second—I direct the said trustees and their successors to pay to my wife, Susan Jermyn, the sum of one thousand dollars on the first day of each month during the term of her natural life. These provisions for my wife to be in lieu of her dower

and interest in my estate. Third-I direct the said trustees or their successors to pay to Emma J. Jermyn within six months after my decease the sum of fifty thousand dollars, this fund to be held in trust for my grandson, John Jermyn, and the income to be expended for his benefit. At the death of my grandson this fund to be disposed of as is provided in item sixth, the said trustee s hereby empowered to appoint and name successor to fulfill the duties imposed

Fourth-I direct the said trustees or their successors for the first year after my decease to pay to Joseph J. Jermyn. George B. Jermyn. Walter M. Jermyn. Edmund B. Jermyn, Emma J. Jermyn. Susan M. Jermyn (now Mrs. R. A. Downey) and Rollo G. Jermyn, each the sum of five hundred dollars on the first day of each and every month during the said year subsequent to my decease. To Frank H. Jermyn the sum of two hundred dollars, to Frances Jermyn, his daughter, the sum of two hundred dollars, to Grace Jermyn, his wife, the sum estate, and the said executors and trus-of one hundred dollars, these payments tees and successors appointed as hereinbeto be made on the first day of each month | fore directed are hereby authorized and by the said trustees during the said year

subsequent to my decease.

ESTATE KEPT INTACT. accessors after the expiration of the first year subsequent to my decease and for and during the term of twenty years from date of my decease to divide the net in come from my estate after paying all charges, taxes, assessments, insurance premiums, cost of repairs, expenses and the payment to my wife as hereinbefore directed among my eight children. Joseph J. Jermyn, Frank H. Jermyn, George B. Jermyn, Walter M. Jermyn, Edmund B. Jermyn, Emma J. Jermyn, Susan M. Jer myn (now Mrs. R. A. Downey), Rollo G. Jermyn. I direct this division of the net income as aforesaid be made every six months during the said term of twenty years and the share paid to each at tha time in ascertaining the share of the net income as aforesaid to which my son. Joseph J. Jermyn, is entitled under the terms of this item, to wit, item fifth, I direct that no account shall be taken of the income or profit from the interest of my estate in the co-partnership known as Jermyn & Company engaged in the business of mining coal, since I gave to the said Joseph J. Jermyn his half interest in said co-partnership I do not con-sider it just to my other children to permit him to also to share in the part of the profit of said co-partnership to which my estate is, and will be entitled to as long as the said mining operation is con-ducted this part of income shall be di-vided among Frank H. Jermyn, George B. Jermyn, Walter M. Jermyn, Edward B. Jermyn, Emma J. Jermyn, Susan M. fermyn (now Mrs. R. A. Downey) and Rollo G. Jermyn, each to receive an equal share which shall be paid at the time said semi-annual division of the net in come is made the share of Frank H. Jer myn in the net income as aforesaid un der the terms of this item to wit, item fifth, shall be paid in the following manner, two-lifths of said share to Frances Jermyn, his daughter, and one-fifth of said share to Grace Jermyn, his wife, and two-fifths of said share to said Frank H. Jermyn, these payments to be made at the time the semi-annual division of the net income as aforesald is made. Provided the said trustees or their successors, may if they consider it best for the interest of the said Frances Jermyn retain in their possession the part of her share not necessary for her support and education until the said Frances Jermyn reaches the age of twenty-one years at that time her share shall be paid to her without deduction as well as any amounts

ctained as aforesaid. AFTER TWENTY YEARS. Sixth-At the expiration of twenty years from the date of my decease I direct the said trustees or their successors to di-vide my estate among Joseph J. Jermyn, Frank H. Jermyn, George B. Jermyn, Walter M. Jermyn, Edmund B. Jermyn, Emma J. Jermyn, Susan M. Jermyn (now Mrs. R. A. Downey), Rollo G. Jermyn, provided in ascertaining the share of my son, Joseph J. Jermyn, no account shall be taken of the income profit or the amount from the interest my estate has in the co-partnership known as Jermyn & Company, engaged in the business of mining coal but such income profit or amount realized from the interest of my estate in said co-portnership shall be divided said co-portnership shall be divided among Frank H. Jermyn. George B. Jermyn. Walter M. Jermyn. Edmund B. Jermyn. Emma J., Jermyn. Susan M. Jermyn (now Mrs R. A. Downey) and Rollo G. Jermyn, each to receive squal part and to be paid at the time of said division provided that the share of the income or amount realized from the interest of receives. aforesaid and the share of the income or amount realized from the interest of my estate in the said co-opartnership known as Jermyn & Coepany, directed to be paid to the said Frank H. Jermyn shall be paid in manner following, two-fifths to Frances Jermyn, his daughter, one-fifth of said share to Grace Jermyn, his wife, and two-fifths of said share to said Frank H. Jermyn, these payments to be made Jermyn, these payments to be made the time of said division. If my wife, Susan Jermyn, be living at e expiration of the said twenty years fortably last evening.

They Must Live

A few bright boys and girls, 7 to 14 years of age, who live within a mile of the Court House, can carn a year's instruction in singing and a little money, too. Easy work. Apply at the atudio of Alfred Wooler, Carter Building, second floor, 604 Linden street. Friday, Saturday and Monday, July 18, 19 and 21. This has no connection with The Tribune's Educational Contest.

from the date of my decease the said trustees shall retain in their possession a sufficient sum the interest of which shall Insure the payment of her as aforesaid and upon her death this fund shall be divided in this item for the division of my estate at the death of my grandson, John Jermyn, the fund held in trust for him shall also be divided in this item for the division of my estate, my intention that each son and daughter, Grace Jermyn and Frances Jermyn, shall receive his or her share of my estate as afore said absolutely and in fee simple. If any of them as aforesaid should die before the expiration of the said twenty years the share of the income and the share of my estate to which said decedent or descendints may be devised and bequeathed in the last will and testament of said de-cedent or decedents provided the payment ied in item sixth.

THE EXECUTORS. Seventh-I name, constitute and appoint my sons, Joseph J. Jermyn and George B. Jermyn, and my daughter, Emma J. Jermyn, to be the executors and trustees of this my last will and testament and of the trusts herein created. I direct that no bonds shall be required of them and that each shall receive the sum of five hundred dollars per year and no more as compensation for acting as executors and trustees. Each is hereby au-thorized to name and appoint a successor to take his or her place after the death of said executor and trustee, making said appointment. The successor or successor of said executors and trustees shall re ceive the same compensation and no more. The power of appointment herein conferred shall be exercised by executor and trustees making said appointment by a paper in writing acknowledged before a notary public. I further direct that two of said executors and trustees as aforesaid shall have the power and authority to bind my estate and carry into effect the provisions of this my will and the I direct, authorize and empower the said trustees and their successors to collect and receive all the rents, income and profit of my estate to pay all legal taxes, municipal assessments and charges, to keep the buildings insured and in repair and to replace each and every building which may be destroyed if they or their successors deem such rebuilding to be for the best interest of my estate to sell or lease any part, or all of the real estate and my interest in coal lands, for the consideration or rent that they or their suc-cessors deem sufficient and are hereby empowered to give good and sufficient deeds and leases for the same to collect and receive all debts due me or my estate tions as may be necessary; to invest the funds, from whatever source in such a manner as to them seems safe and pru-dent; regarding the safety of the invest-

FURTHER AUTHORITY. The said executors and trustees and their successors are authorized to employ a clerk or clerks to keep the books of the herein created as if and with the sam effect. Each and every act was specifically mentioned and authorized by me and

so set forth in this my last will and tea-In witness whereof, I have set my hand

(Signed) John Jermyn. (Seal) Signed, sealed, published and declared by the above named testator as and for his last will and testament, in the pres ence of us who in his presence and it the presence of each other at his re uest have hereunto subscribed our names as witnesses thereof.

(Signed) Isaac Post, Alfred T. Hunt.

CODICIL To my executors, J. J. Jermyn, G. B. Jermyn and Emma J. Jermyn. I want all

First-My sister, Miranda Smith, to have thirty pounds sent to her in Lon-don every three months about the first of January, first of April, first of July and the first of October, making one hundred and twenty pounds a year during Becond—The three children of Mrs. White's to have five hundred dollars each families; that many miners have left o receive it when they reach the age of wenty-one.

Fourth-Mrs. Annie Curt to receive or thousand dollars, her son, Jermyn Hill, to receive one thousand dollars, to be paid to them within three months after

Fourth-Mrs. Annie Curt to receive one thousand dollars, also her son, Joseph, to receive one thousand dollars to be paid within three mouths after my death.

Fifth-Mrs. Marion Kerston to receive ne thousand dollars to be paid within months after my death. Sixth-Mrs. Friend to receive one thou

sand dollars, also her two sons, Harry and Fred, to receive one thousand dollars, each to be paid within three months after Seventh-James Titman, if he is in my

employ at the time of my death, to re-selve five hundred dollars. Eighth-Charles Northup, if he is in my employ at the time of my death he is to receive one thousand doilars.

(Signed) John Jermyn.

Witness. (Signed) C. W. Northup.

ANOTHER CODICIL.

I. John Jermyn, the testator above-named, do hereby make and publish the following codicil to my last will and testament executed:
I direct that the money I have loaned

to any of my sons which loans are evi-denced by judgment notes, together with the interest due on the same, shall, at my death, be deducted from the share or part of my estate to which each is en-titled under the terms of said will. Witness my hand and seal the 9th day of December, 1901.

John Jermyn. (Seal) Signed, sealed, published and declared by the said testator, as and for a codicil to his last will and testament, in the presence of us, who, at his request and in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses thereto.

C. W. Northup, Russell Dimmick.

GENERAL ROADMASTER ILL.

Shortly after partaking of luncheon at the Scranton house yesterday afternoon, A. J. Naesie, general roadmaster of the Lackawanna railroad, was taken suddenly ill with cramps, and suffered

intensely for several hours. For some time he was unconscious, and local officials of the company assisted him in every way possible. Several physicians were summoned to his aid, together with the staff of the Moses Taylor hospital. He was resting com-

OXFORD WILL RESUME WORK

MEN HAVE FINALLY DETER-MINED TO GO BACK.

Company Has Brought Mules Back from Pasture to Assist in the Work of Cleaning Up Roads, Preparatory to Entering Upon the Mining of Coal-Other Companies Expecting to Soon Start Up Collieries-Speculation on the Effect of Contemplated Action at Indianapolis.

The Oxford colliery of the People's Coal company, in West Scranton, will likely have the distinction of being the first to resume operations. If any other colliery wants to gain this distinction it will have to begin operations without many days' delay. As told exclusively in yesterday's

Tribune, the People's company sent to Nicholson for fifteen of its seventy mules, which have been there in pasture since the beginning of the strike. When seen yesterday regarding the of income shall be made at the time specified in item fifth and the payment of the share or part of my estate as aforesaid shall be made at the time specified in item fifth and the payment of the share or part of my estate as aforesaid shall be made at the time specified in item fifth and the payment of the share or part of my estate as aforesaid shall be made at the time specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or part of my estate as a specified in item fifth and the payment of the share or payment or payme purpose of bringing back the mules, ation in serious tones that the purpose of bringing back the mules, as was evi-

dent, was to start up the colliery.
"We will start up the colliery," said
Mr. Hayes, "just as soon as we can get things in shape. We have fifty-five men underground and twenty men around the breaker cleaning up and making repairs. The mules will be used in the work of cleaning up the roads. When this work is finished, the rest of the mules will be brought back and the mining of coal commenced

ASKED FOR WORK.

"The employes of the company have come around from time to time in ones, twos and somewhat larger groups, asking for work. As many as could be used were put at work cleaning up the roads and making repairs. Those who could not be given immediate employment were told they would be sent for when needed. The company has sent word to these men that the colliery will be started up if they will go to work. provisions of the trusts therein created, and enough of them have replied that they will resume their places to warrant the company in reopening the

Many of the men who have signified their intention to return to work are fathers of boys who worked in the breaker. These boys will be brought to work by their fathers. The company employed 300 hands, exclusive of breaker boys. More than a majority are expected to return to work.

The superintendents of the other companies continue to claim that there are no active efforts being made on their part to start up a few collieries, and to institute such proceedings and ac- but investigation proves that these claims are not wholly in accord with the facts. Men who have applied for reinstatement in some companies have ments rather than that the high rate of been told that if they come around with others who are willing to work, a colliery will be opened up for them. These names of others who are ready to go back to work, and these lists of names are in the possession of the superintendents.

Those who want work at once are empowered to do each and every act nec-essary for the proper execution of the ing up roads, timbering, working on duties of executors and trestees and for rock and the like. Gradually their of a week or so it is confidently expected will have enough men on hand to warrant the experiment of resuming mining operations. With the men at present at work and those who have and seal to this my last will and testa-ment this 22d day of June, A. D. 1901. declared their willingness to go back to work, when a mine would be started. to work, when a mine would be started, the company will have at least the nucleus of an operating force. When one mine starts, the companies expect others will follow suit.

IS PROBLEMATIC. Whether or not the contemplated action of the Indianapolis convention will have a deterring effect on these plans of the companies is now a foremost question. A million dollars a month in subscriptions would give each striker of you to carry out my instructions on about \$2 a week benefits. It is pro posed to raise two millions a month With this latter figure the miners could be at least supplied with actual neces sities, and it is quite possible they could be induced to remain out for many months under these circumstances. Taking into consideration the fact that the region and that many more have secured temporary employment, it can be seen that even a million dollars : month will go a great ways towards comfortably supporting every mining family in the region. The benefit fund will, at all events

prolong the strike.

& All Summer Goods 8 at Clearing Out Prices

Throughout the store you'll find bargains in Summer Dry Goods. Special prices for the quick disposal of everything that looks the least like summer. You'll appreciate the bargains more than the reason for giving them, however.

Saturday Suggestions.

Children's Dresses

Immense assortment of Children's Dresses in a variety of styles, in white and colors. Sizes from 6 months to 12 years, and now the prices are much reduced. 25c to \$8.00 each.

That tells the assortment.

Fancy Shawls

Shetland, Ice Wool and Silk Shawls—Very useful for cool evenings, to wear at the seaside or the dance. Charming variety of these and the prices range from 50c upwards.

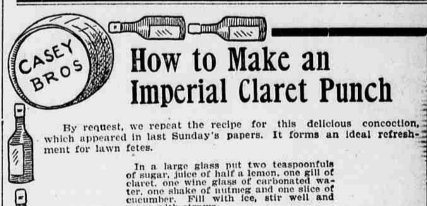
Women's Muslin Skirts, with cambric flounce, three rows of

Torchon or Val lace insertion, deep lace edge. Extra value. Special, \$1.29 each. Negligee Shirts Madras and Bedford Cord Shirts, with cuffs attached or detached, neat patterns and fashionable styles. Special price 49c.

Hosiery and Underwear Men's and Women's Hosiery and Underwear at prices that must command your attention. The values are immense.

Pretty Parasols Not a great many left, but just enough to make us want to get rid of them. The newly reduced prices will do it. Come in any time. We'll be glad to see you.

The Satisfactory Store. 400-402 Lackawanna Ave.

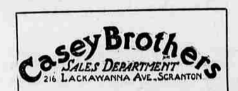


erve with straws. The same proportions may be followed in mak-

ing it by the bowl. We recommend our "St. Julian" California Claret either for Imperial Punches or table purposes. Case of quarts, \$3.75. A quart

New 'Phone 2974.

bottle for 40c.



Old 'Phone 2162.

MELDRUM, SCOTT & CO.

126 WYOMING AVENUE.

Away From Sol's Blinding Rays

Even if you are going out of town, you will need a parasol, and a pretty one, too. If you are to remain

in the city, you surely want a new one. Our line is complete, from the pretty silk sunshade to the bewildering creation of lace and chiffon, and no woman's toilet is quite complete this year without a parasol or sunshade to go with the gown she-

Entire Parasol Stock is being sold out at 50 per cent. reduction.

Store closes every day except Saturday at 5 p. m. Open Saturdays as usual.

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Sensational Shoe Prices For July Clearing Sale.

Prices that despite their extreme lowness, mean for you values ahead of anything yet known in Footwear retailing. TODAY'S BARGAINS:



Men's Shoes and Oxfords Men's Vici Kid, Velour Calf, Patent Calf, Patent Kid and Enamei Shoes and Oxfords, light and heavy soles, handsewed, were \$4.00, sale price only \$2.48.

Men's Box Calf, Vici Kid, Velour Calf Shoes and Oxfords, worth \$2.50, at \$1.69.

Men's Vici Russet and Box Calf, heavy sole, \$3.00 Shoes at \$1.98.

Men's \$1.50 Shoes, Tan and Black, at 97c.

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Ladies' Shoes and Oxfords Ladies' odd lot of narrow width, \$3.00, \$3.50 and \$4.00 Shoes at 97c.
Ladies' Russet Vici, fine \$2.50 Shoes, at Ladies' Vici Kid. Button, Patent Tip, \$2.50 and \$3.00 Shoes, at \$1.47. Ladies' Patent Leather \$1.50 Shoes, at

I.adies' Juliets and Southern Ties, worth 11.50, at 97c. 1.000 pairs of Ladies' Dongola, Button and Lace, \$1.50 Shoes at 57c. Boys', Youths' and Little Gents' Shoes Boys', Youths' and Little Gents' Shoes at 97c.

The above are only a few of the many bargains. We invite you to call and examine our goods before buying eisewhere. Remember there's no trouble to show you goods and you will surely save money by it.

307 Lackawanna Avenue. The Cheapest Shoe Store.

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